

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office 07/325, 690 Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

| SERIAL NUMBER | FILING DATE | FIRST NAMED APPLICANT | | ATTORNEY DOCKET NO. |
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| 07/325,690 | 03/20/89 | VOLBRECHT | A | |

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| YASTCH#D | | ٦. |
| ART UNIT | PAPER NUMBER | \dashv |
| 246 | | ٦. |
| DATE MAILED: | | J° |

0.6705789

This is a communication from the examiner in charge of your application.

COMMISSIONER OF PATENTS AND TRADEMARKS

| Z | his a | pplication has been examined Responsive to communication filed on | This action is made final. |
|--------|-------|---|--|
| | | d statutory period for response to this action is set to expire $\frac{O}{M}$ month(s), $\frac{3O}{M}$ days from the respond within the period for response will cause the application to become abandoned. | |
| Part I | | THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION: | |
| 1. | | Notice of References Cited by Examiner, PTO-892. 2. Notice re Patent Drawing, | PTO-948. |
| 3. | | Notice of Art Cited by Applicant, PTO-1449 4. Notice of informal Patent | Application, Form PTO-152 |
| 5. | | Information on How to Effect Drawing Changes, PTO-1474 6. | |
| Part I | ı | SUMMARY OF ACTION | |
| | | /- 27 | |
| 1. | | Claims | are pending in the application. |
| | | Of the above, claims | are withdrawn from consideration. |
| 2. | | Claims | have been cancelled. |
| 3. | | Claims | are allowed. |
| 4. | | Claims | are rejected. |
| 5. | | Claims | are objected to. |
| 6. | | Claims 1-27 are subject to re | striction o r election requirement. |
| | لسک | | |
| 7. | | This application has been filed with informal drawings which are acceptable for examination purposes matter is indicated. | until such time as allowable subject |
| 8. | | Allowable subject matter having been indicated, formal drawings are required in response to this Office | e action. |
| 9. | | The corrected or substitute drawings have been received on These drawings | igs are accentable. |
| ٠. | لــا. | not acceptable (see explanation). | go are deceptable, |
| | | | |
| 10. | | The proposed drawing correction and/or the proposed additional or substitute sheet(s) of draw has (have) been approved by the examiner. disapproved by the examiner (see explanation). | ings, filed on |
| 11. | | The proposed drawing correction, filed | ty to ensure that the drawings are |
| 12. | | Acknowledgment is made of the claim for priority under 35 U.S.C. 119. The certified copy has \square be | een received not been received |
| | • | been filed in parent application, serial no; filed on; | |
| 13. | | Since this application appears to be in condition for allowance except for formal matters, prosecution accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213. | as to the merits is closed in |
| 14. | | Other | |

Serial No. 325690 Art Unit 246

- 15. Restriction to one of the following inventions is required under 35 U.S.C. 121:
- I. Claims 1-15, drawn to a temperature sensing transducer in a metal tube, classified in Class 374, subclass 163.
- II. Claims 16-27, drawn to a method of manufacturing a temperature sensing transducer in a metal tube, classified in Class 29, subclass 595.
- 16. The inventions are distinct, each from the other, because of the following reasons:
- 17. Inventions I and II are related as apparatus and product made.

Inventions in this relationship are distinct if either (1) the apparatus as claimed is not an obvious apparatus for making the product and the apparatus can be used for making a different product, or (2) the product as claimed can be made by another and materially different apparatus. MPEP 806.05(g).

In this case, the insulation material covering the wires in the metal tube in the Group I invention does not have to be compacted in the sequence as called for by the claims of the Group II invention, in which the metal tube is placed over the insulation material and compacted by the step of reducing the diameter of the tube. The compacted insulation material and the metal tube covering the insulation material in the Group I invention could be practiced by hand.

18. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter restriction for examination purposes as indicated

Serial No. 325690 Art Unit 246

is proper.

19. Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement may be traversed.

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5/25/89

DANIEL M. YASICH PRIMARY EXAMINER ART UNIT 246